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6	Facsimile: (702) 921-2461		
7	Email: <u>paul.trimmer@jacksonlewis.com</u> Email: <u>lynne.mcchrystal@jacksonlewis.com</u>		
8	Attorneys for Defendant MGM Grand Hotel, LLC		
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11			
12	INGA HAKAN, an individual,	Case No. 2:22-cv-02097-JCM-NJK	
13	Plaintiff,	CTIDIII ATION TO EVTEND	
14	VS.	STIPULATION TO EXTEND DEADLINE FOR DEFENDANT TO	
15	MGM GRAND HOTEL, LLC, a Nevada	FILE REPLY IN SUPPORT OF MOTION TO DISMISS COUNTS II	
16	Limited Liability Company; DOES I – X, inclusive; and ROE CORPORATIONS I – X,	AND IV OF PLAINTIFF'S COMPLAINT	
17	inclusive,	(FIRST REQUEST)	
18	Defendants.	_ ,	
19	IT IS HEREBY STIPULATED by and between Defendant MGM GRAND HOTEL, LLC		
20	("Defendant"), by and through its counsel Jackson Lewis P.C, and Plaintiff Inga Hakan ("Plaintiff")		
21	through her counsel Jennings & Fulton, Ltd., that Defendant shall have an extension, up to and		
22	including Friday, March 24, 2023, in which to file its Reply in Support of its Motion to Dismiss		
23	Counts II and IV of Plaintiff's Complaint ("Reply"). This Stipulation is submitted and based upon		
24	the following:		
25	1. Defendant's Reply was due on Ma	rch 21, 2023.	
26	2. Defendant's attorney of record, Kyle Hoyt, left employment with Jackson Lewis		
27	P.C. on March 15, 2023. A Motion for Leave to withdraw Mr. Hoyt as counsel of record is being		
28	filed concurrently herewith.		

- 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 /// 16 17 /// /// 18 19 /// 20 /// /// 21 22 /// /// 24 /// 25 /// /// 26
  - 3. In the transition following Mr. Hoyt's departure, the deadlines in this case were not calendared correctly due to a clerical error. The calendaring error has since been corrected for this matter and all other matters where Mr. Hoyt was counsel of record.
  - 4. This error is attributable solely to counsel for Defendant and was not caused by any act or omission of Defendant. To bar Defendant from filing its Reply under these circumstances would unfairly prejudice Defendant.
  - 5. Once the calendaring error was discovered, undersigned counsel immediately contacted counsel for Plaintiff regarding the error to obtain Plaintiff's position regarding an extension of the deadline for Defendant's Reply. Counsel for Plaintiff generously agreed to this Stipulation given the circumstances described above.
  - 6. For the reasons set forth above, the parties stipulate that Defendant may have up to and including March 24, 2023 to file its Reply in Support of its Motion to Dismiss Counts II and IV of Plaintiff's Complaint.
    - 7. This is the first request for an extension of time for Defendant to file its Reply.
    - 8. This request is made in good faith and not for the purpose of delay.

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1	ation, nor the fact of entering to the same, shall have the effect		
2	of or be construed as waiving any claim or defense held by any party hereto.  Dated this 22nd day of March, 2023.		
3			
4	JENNINGS & FULTON, LTD.	JACKSON LEWIS P.C.	
5	/s/Logan G. Willson	/s/ Lynne K. McChrystal PAUL T. TRIMMER, ESQ.	
6	ADAM R. FULTON, ESQ. Nevada Bar No. 11572	Nevada Bar No. 9291 LYNNE K. MCCHRYSTAL, ESQ.	
7	LOGAN G. WILLSON, ESQ. Nevada Bar No. 14967	Nevada Bar No. 14739 300 S. 4 <sup>th</sup> Street, Ste. 900	
8	2580 Sorrel Street	Las Vegas, Nevada 89101	
9	Las Vegas, Nevada 89146	Attorneys for Defendant	
10	10 Attorneys for Plaintiff	MGM Grand Hotel, LLC	
11			
12			
13	<u>ORDER</u>		
14	United States District Judge		
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18	Dated:		
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20	4902 9206 62F2 v 2		
21	4893-8296-6353, v. 2		
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28  JACKSON LEWIS P.C			
LAS VEGAS			